IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ALASKA

LARRY T. THOMPSON,

Plaintiff,

vs.

F/V CHAMP (O/N 291117), its engine, tackle, gear, equipment and appurtenances, in rem, and DEBTORS, COREY POTTER and MAYBE MARTINEZ, in personam,

Defendants.

No. 3:10-cv-0202-HRH

<u>DEFAULT JUDGMENT</u> IN REM

Default in rem was entered as to the defendant vessel on September 13, 2011. A motion for entry of default judgment was filed on September 15, 2011.² The motion for entry of default judgment is granted as recommended by the assigned United States magistrate judge.³

IT IS HEREBY ORDERED that judgment is entered as follows:

Plaintiff Larry T. Thompson shall recover from, and have judgment against defendant F/V CHAMP (o/n 291117), its engine, tackle, gear, equipment and appurtenances, in rem, in the \$231,933.15, inclusive of costs and pre-judgment interest through October 5, 2011, plus pre-judgment interest of \$49.29 per day after

¹Docket No. 39.

²Docket No. 40.

³Docket No. 42.

October 5, 2011. The total judgment shall bear interest at the rate of 10% per annum.

DATED at Anchorage, Alaska, this 5th day of October, 2011.

/s/ H. Russel Holland United States District Judge